### SETTLEMENT AGREEMENT AND MUTUAL RELEASE

The parties to this Settlement Agreement and Mutual Release ("Agreement"), as defined below, have settled certain claims currently pending in, or relating to, or which involve the matters that are the subject of the consolidated lawsuit entitled *In re University Place/Idaho Water Center Litigation*, Cause No. CV-OC-0405740-D They have hereby agreed as follows:

- A <u>Parties</u>: The term "Parties" in this Agreement shall refer to the following entities and/or individuals:
  - 1 University of Idaho, through its Board of Regents ("UI")
  - 2. University of Idaho Foundation ("Foundation")
  - Givens Pursley LLP, an Idaho limited partnership ("Givens Pursley")
  - 4. L. Edward Miller, individually, and his marital community ("Miller")
  - 5. Franklin G. Lee, individually, and his marital community ("Lee")
  - 6. Roy L. Eiguren, individually, and his marital community ("Eiguren")
  - 7. Elam & Burke, a Professional Association ("Elam & Burke")
  - 8. Ryan Armbruster, individually, and his marital community ("Armbruster")
  - 9. Attorneys Liability Protection Society, Inc., A Risk Retention Group ("ALPS")
  - 10 Robert Hoover ("Hoover")
  - Jerry Wallace, individually, and the marital community of Jerry and Cheryl Wallace ("Wallace")
  - 12 Great American Insurance Companies ("Great American"), fidelity insurer for the UI and the Foundation
  - 13. Philadelphia Indemnity Insurance Company ("Philadelphia"), the director's and officer's insurer for the Foundation
  - 14. Lawrence Wasden, the Idaho State Attorney General ("the Attorney General"), on behalf of the Consolidated Investment Trust ("CIT") and its beneficiaries
  - 15. State of Idaho Risk Management Program
  - 16. University of Idaho as third party defendant (also "UI")
- B Creation of University Place/Idaho Water Center Project Settlement Fund: The Parties agree that within five (5) business days of the execution of this Agreement by all parties, the UI and the Foundation shall open an interest-bearing escrow account with an escrow company or banking institution which has agreed to act as escrow agent for the Settlement Fund, the identification of which shall be communicated to counsel for the Parties as soon as practicable thereafter.
- C Identity of Contributing Parties: The following Parties shall make contributions to the Settlement Fund and shall be known herein as the "Contributing Parties:" the Foundation, ALPS, State of Idaho Risk Management Program, Great American and Philadelphia Immediately upon execution of this Agreement, each Contributing Party shall provide a taxpayer identification number to the escrow agent for its use in establishing and managing the escrow account.

- Deposit Into Settlement Fund Account: The Parties agree that the total sum of \$8.3 million will be deposited into the escrow account. The Foundation shall deposit \$2.5 million. The remaining Contributing Parties shall deposit \$5.8 million. Each Contributing Party shall make its respective deposit no later than thirty (30) calendar days from the date it executes this Agreement.
  - The amount to be contributed by the Contributing Parties to this
    Agreement other than the Foundation and the State of Idaho Risk
    Management Program are not known to the UI, the Foundation, or the
    Attorney General, but is the subject of a separate, confidential agreement
    between certain of the Contributing Parties
  - b. Once the escrow account is opened, counsel for UI or counsel for the Foundation shall notify all Contributing Parties of the manner in which deposits into the account should be made, including the identity of the payee, and the escrow account location, account number, and routing number.
  - c. The Contributing Parties shall provide written notice of their individual payment into the Settlement Fund to Judge Terence Lukens (Ret.) within 24 hours of the making of the deposit.
  - In the event that the full \$8.3 million is not deposited within the 30 calendar days, the funds on deposit will remain in the escrow account and shall not be disbursed until such time that the full amount has been deposited. Any interest that accrues on funds on deposit in the escrow account shall be paid out pursuant to paragraphs F., G., and H., below
  - e. Any escrow fees shall be paid from the proceeds of the Settlement Fund. In the event the Settlement Fund is insufficient to cover payments called for in paragraphs G and H, below, the unpaid escrow fees shall be pro rated among all Contributing Parties based on each party's contribution to the Settlement Funds
- E. <u>Escrow Instructions</u>: The UI shall prepare, and the Foundation and the Attorney General shall approve, escrow instructions for the disbursement of the Settlement Funds. These escrow instructions shall be finalized and distributed to all Parties within five (5) days of the date of this Agreement. The Party creating or opening the escrow account shall take reasonable steps to assure that the amounts being deposited by any of the Contributing Parties remain confidential, and, to the extent permitted by law, not subject to public disclosure
- Extinguishment of Consolidated Investment Trust Debt: The Parties agree that, upon receipt of the \$8.3 million, the escrow agent shall disburse sufficient funds from the Settlement Fund to pay off the remaining principal and accrued but unpaid interest owing to the CIT as of the date of the payment, in a manner specified in the escrow instructions.

- G Payment to UI: The Parties agree that, upon receipt of the \$8.3 million, the escrow agent shall disburse the sum of \$2.5 million to the UI, in a manner specified in the escrow instructions.
- H. Payment to Foundation: The Parties agree that if any funds remain in the escrow account, after payment of any reasonable escrow fees and the amounts required by Paragraphs F. and G., any remaining funds shall be disbursed to the Foundation, in a manner specified in the escrow instructions.
- I <u>Termination of Settlement Fund Account</u>: Upon the complete disbursement of the Settlement Funds, the escrow agent shall be instructed by UI, the Foundation, and the Attorney General, to close the escrow account.
- Reimbursement of Foundation Legal Fees and Costs by Philadelphia: Within fifteen (15) calendar days of the execution of this Agreement, Philadelphia shall pay directly to the Foundation the sum of \$277,000 in settlement of all existing claims for reimbursement of legal fees and costs the Foundation may have under Philadelphia Indemnity Insurance Company Policy Nos. PHSD034149 and PHSD057201 arising from the *In re University Place/Idaho Water Center Litigation*, the Attorney General's claim against the Foundation and its directors and officers, and/or the Foundation's claims against the Civic Entities and the Civic Entities' cross-claims against the Foundation.
- Release of Liability: In consideration for the promises set forth herein, including the dismissal of all pending claims as between any Parties to this Agreement, all of the Parties, and their parents, affiliates, divisions, subsidiaries, shareholders, partners, officers, directors, employees, representatives, volunteers, insurers, and agents, hereby release each and every other Party, and their parents, affiliates, divisions, subsidiaries, shareholders, partners, officers, directors, employees, representatives, volunteers, insurers, and agents, from any and all claims, demands, damages, losses, attorney fees, or litigation costs, arising out of or relating to the project known as the University Place/Idaho Water Center project. This release extends to all claims of any kind, whether presently known or unknown, which were or could have been asserted in *In re University Place/Idaho Water Center Litigation*, Cause No. CV-OC-0405740-D. This release specifically includes any and all claims in the nature of indemnity, contribution, or subrogation.

This release is not intended to extend, and does not extend, to any claims currently being prosecuted by the Foundation, or which may be prosecuted by the Foundation, against Civic Partners, Inc., Civic Partners West, LLC, or Civic Partners Idaho, LLC ("Civic Entities"), or against Capital City Development Corporation ("CCDC") In no way does this release affect or impair the Foundation's legal rights against the Civic Entities or CCDC.

This release is not intended to extend, and does not extend, to any written and executed contracts between the UI and the Foundation relating to the project known as the University Place/Idaho Water Center Project, including the "Divestiture and Acquisition Agreement" among UI, the University, and the

United States of America acting by and through the Forest Service of the Department of Agriculture

- Policyholder's Release to Philadelphia: The Foundation, Eiguren, Wallace and L Hoover agree that the release set forth in paragraph K. shall constitute (a) a full and complete release of any further liability whatsoever, whether contractual or non-contractual, that Philadelphia may have under Policy No. PHSD034149; and (b) a full and complete release of any further liability, whether contractual or noncontractual, that Philadelphia may have under Policy No. PHSD057201 in relation to matters that are the subject of this Agreement and/or any liability with respect to the Civic Entities or CCDC In addition, the Foundation shall endeavor to obtain a signed policyholder release from each other officer, director or volunteer against whom the Attorney General asserted a claim in his June 29, 2004 demand letter, on the form attached hereto as Attachment A. To the extent any officer, director or volunteer (other than Eiguren, Wallace or Hoover) does not execute a policyholder release, the Foundation shall indemnify and hold Philadelphia harmless from any claim for coverage by the non-releasing officer, director or volunteer. The Foundation shall provide copies of any executed releases to Philadelphia.
- M. Agency Account Notes or Extension Agreements: Upon receipt of the \$2.5 million from the escrow account, the UI shall cancel all agency account notes and extension agreements relating to any agency account notes that may exist between the UI and the Foundation.
- N <u>Dismissal of Claims</u>: Upon the execution of this Agreement by all Parties, the Parties shall stipulate to an order dismissing with prejudice, without costs, disbursements or attorney fees awarded to any of the Parties, all claims, cross claims, counter claims, and third party claims against the Parties to this Agreement, in the form set out in Attachment B. No claims against the Civic Entities or CCDC shall be dismissed
- No Admission of Liability: The Parties understand that this Agreement represents a settlement and compromise of all disputed claims, counter-claims, cross-claims, third party claims, and defenses. It is understood and agreed that the acts done and evidenced by this Agreement and the release obtained hereunder are not an admission of liability on the part of any Party by whom liability has been and is expressly denied. Except as specifically provided for in Paragraph J. above, each Party shall bear their own legal fees and expenses arising out of the settled litigation or disputes.
- P <u>Authorization to Execute Agreement</u>: Each Party hereto represents that it has obtained the necessary authorization, or is individually authorized, to execute this Agreement. No Party hereto may challenge its validity based on an assertion that the person signing the document lacked authorization to enter into the Agreement.
- Q <u>Public Nature of Settlement Agreement</u>: The Parties hereto understand that, upon execution of this document by the UI and/or the Regents, it will become a

publicly available document. The Parties agree that the amount contributed to the Settlement Fund by any Contributing Party (other than the Foundation) has not been disclosed to the Foundation, the UI, or the Attorney General. To the extent permitted by law, this information shall remain confidential. The Parties understand and agree that this Agreement and the total amount of the Settlement Fund may be publicly disclosed.

- R. <u>Public Announcement of Settlement Agreement</u>: The Parties agree that the only press release any of the Parties shall issue regarding the Settlement Agreement shall be in the form attached hereto as Attachment C. Any Party hereto may respond to press inquiries in a manner that is consistent with the terms of the Settlement Agreement and the contents of the press release
- S <u>Advice of Counsel</u>: Each Party acknowledges that he, she or it has been encouraged to and has sought advice of counsel with respect to this Agreement and that it, he or she understands its provisions and enters into the Agreement freely and upon the advice of counsel.
- Entire Agreement: This Agreement, in addition to any separate, written and signed agreements between and among the various Contributing Parties or between the UI and the Foundation, contain the entire agreement and understanding between the Parties and supersede and replace all prior negotiations, requests, demands and proposals, written or oral, between the Parties hereto.
- U. Severability: Except for the obligation of the Contributing Parties to make payments into the escrow account as set out above, every provision of this Agreement is intended to be severable. In the event any term or provision of this Agreement is declared to be illegal or invalid for any reason whatsoever by a court of competent jurisdiction, such illegality or invalidity should not affect the balance of the terms and provisions of the Agreement, which terms and provisions shall remain binding and enforceable
- V <u>Dispute Resolution</u>: The Parties agree to submit any dispute regarding this Agreement, including a claim for breach by any Party, including any claim that a Contributing Party has failed to make an agreed-upon contribution to the Settlement Fund, to Judge Lukens for final, decision by binding arbitration. Arbitration shall be the sole remedy to enforce this Agreement. Any arbitration award issued by Judge Lukens shall be final, binding and subject to confirmation under the Federal Arbitration Act. Judge Lukens' fees and costs associated with any arbitration shall be borne by the party against whom the arbitration award is entered.
- W. <u>Remedies:</u> The sole remedy for breach of an obligation in this agreement is a claim for the relief agreed to herein. No breach of an obligation entitles any party to reassert any claim, cross-claim, counter-claim, or third party claim, or file a new civil action, seeking all or some of the relief sought in, or of the nature sought in, In re University Place/Idaho Water Center Litigation, Cause No. CV-

OC-0405740-D. Nor does any breach entitle any non-party to that litigation to assert any claim other than one to enforce the terms of this Agreement.

- X. Award of Legal Fees and Costs: In the event arbitration before Judge Lukens is held to resolve any disputes arising out of this Agreement, the prevailing party shall be entitled to recover reasonable legal fees and costs. In the event a Contributing Party fails to make an agreed-upon contribution to the Settlement Fund, the failure of which causes legal fees or costs to be incurred by any other Party to this Agreement, these parties shall be entitled to an award of such legal fees and costs from Judge Lukens.
- Y. <u>Notice</u>: Whenever notice is required by the terms of this Agreement, it may be sent by email, facsimile, or United States Mail to the following persons representing the following parties:

#### University of Idaho:

Bruce Rubin Miller Nash LLP 111 S.W. Fifth Avenue 3400 U.S. Bancorp Tower Portland, Oregon 97204 Phone: (503) 205-2447 Fax: (503) 205-8579

Email: bruce rubin@millernash com

#### University of Idaho:

Joshua Johnson
Racine, Olson, Nye, Budge & Bailey, Chtd.
101 South Capitol Blvd
Suite Number 208
Boise, Idaho 83702
Phone: (208) 395-0011
Fax: (208) 433-0167
Email: jdj@racinelaw.net

Givens Pursley, LLP; L. Edward Miller & his marital community; Franklin G. Lee & his marital community:

John J. Janis
Hepworth, Lezamiz, Janis
537 West Bannock
Post Office Box 2582
Boise, Idaho 83701
Phone: (208) 343-7510
Fax: (208) 342-2927
Email: johnjanis@aol.com

### University of Idaho:

Sharyl Kammerzell
Office of General Counsel
University of Idaho
P.O. Box 443158
Moscow, Idaho 83844-3158
Phone: (208) 885-6125
Fax: (208) 885-8931
Email: sharyl@uidaho.edu

#### University of Idaho Foundation:

Beth M. Andrus
Skellenger Bender, P.S.
1301 Fifth Avenue, Suite 3401
Seattle, Washington 98101
Phone: (206) 623-6501
Fax: (206) 447-1973
Email: bandrus@skellengerbender.com

Givens Pursley, LLP; L. Edward Miller & his marital community; Franklin G. Lee & his marital community:

Bradley Keller
Byrnes & Keller, LLP
1000 Second Ave, 38<sup>th</sup> Floor
Seattle, Washington 98104
Phone: (206) 622-2000
Fax: (206) 622-2522
Email: bkeller@byrneskeller.com

Givens Pursley, LLP; L. Edward Miller & his marital community; Franklin G. Lee & his marital community:

David R. Lombardi Givens Pursley LLP 601 W. Bannock St. P.O. Box 2720 Boise, Idaho 83701 Phone: (208) 388-1200 Fax: (208) 338-1300

#### Roy L. Eiguren:

David R. Lombardi Givens Pursley LLP 601 W. Bannock St. P.O. Box 2720 Boise, ID 83701 Phone: (208) 388-1200 Fax: (208) 338-1300

#### ALPS:

Mr. Jim N. Mickelson Claims Attorney Attorneys Liability Protection Society PO Box 9169 Missoula, MT 59807-9169 Phone: (800) 367-2577 Fax: (406) 728-7416 Email: jmickelson@alpsnet.com

#### Terry Wallace:

David W. (Tony) Cantrill Cantrill, Skinner, Sullivan & King LLP Post Office Box 359 143 Tyrell Lane Boise, Idaho 83701-0359 Phone: (208)344-8035 Fax: (208)345-7212 Email: cantrill@cssklaw.com

Defendants Elam & Burke; Ryan Armbruster & his marital community:

Mark Wagner
Hoffman Hart & Wagner LLP
1000 S.W. Broadway, Suite 2000
Portland, Oregon 97205
Phone: (503) 222-4499
Fax: (503) 222-2301
Email: mhw@hhw.com

### Roy L. Eiguren:

C. Timothy Hopkins Hopkins Roden Crockett Hansen & Hoopes, PLLC 428 Park Avenue Salisbury Building Idaho Falls, Idaho 83402 Phone: (208) 523-4445 Fax: (208) 523-4474 Email: tim@hrchh.com

#### ALPS:

Ms. Stacey Smith Claims Attorney/Risk Manager Attorneys Liability Protection Society PO Box 9169 Missoula, MT 59807-9169 Phone: (800) 367-2577 Fax: (406) 728-7416 Email: ssmith@alpsnet.com

#### Robert Hoover:

Michael E. Kelly Howard Lopez & Kelly PLLC 1100 Key Financial Center 702 West Idaho Street Boise, Idaho 83701 Phone: (208) 342-4300 Fax: (208) 342-4344 Email: mek@idahodefense.com

Defendants Elam & Burke; Ryan Armbruster & his marital community:

Richard C. Fields
Moffatt, Thomas, Barrett, Rock & Fields,
Chtd.
101 S. Capitol Blvd., 10th Floor
Boise, Idaho 83701
Phone: 208-345-2000
Fax: 208-385-5384
Email: ref@moffatt.com

### Great American Insurance Companies:

F Joseph Nealon
Ballard Spahr Andrews & Ingersoll LLP
601 13<sup>th</sup> Street NW, Suite 1000 South
Washington DC 20005-3807
Phone: (202) 661-2201
Fax: (202) 661-2299
Email: nealon@ballardspahr.com

Philadelphia Indemnity Insurance Company:

Martin J. O'Leary Sedgwick Detert Moran & Arnold LLP One Market, Steuart Tower, Suite 800 San Francisco, California 94105

Phone: (415) 627-1463 Fax: (415) 781-2635

Email: martin oleary@sdma.com

Lawrence Wasden, the Idaho State Attorney General:

Michael G. McPeek Deputy Attorney General, Civil Litigation

Division P.O Box 83720 650 West State

Boise, Idaho 83720-0010 Phone: (208) 332-3098 Fax: (208) 334-2830

Email: michael mcpeek@ag.idaho.gov

State of Idaho Risk Management Program

Kit Coffin Risk Management Operations Supervisor Office of Insurance Management Department of Administration State of Idaho 650 W. State Street, Room 100 Post Office Box Number 83720 Boise, Idaho 83720 Phone: (208) 332-1860

Z. <u>Signatures</u>: To facilitate the efficient execution of this Agreement, the signatures can be obtained utilizing counterparts and faxes.

The foregoing is hereby accepted and approved by the Parties to this Agreement as signified by the signatures below.

#### **SIGNATURES**

UNIVERSITY OF IDAHO FOUNDATION, INC.	Regents
Ву:	Troponto .
V	Ву:
Title:	
	Title:
Date:	
	Date:
and	
D	and
By:	D
Beth M. Andrus	Ву:
Counsel to University of Idaho Foundation, Inc.	Bruce Rubin
	Counsel to University of Idaho
Date:	
	Date:

and

	By:  Joshua D. Johnson  Special Deputy Attorney General for University of Idaho
	Date:
GIVENS PURSLEY, LLP	L EDWARD MILLER and his marital community
Ву:	By:L. Edward Miller
	L. Edward Miller
Title:	Date:
Date:	and
and	Ву:
Ву:	Bradley Keller
By: Bradley Keller Counsel for Givens Pursley, LLP	Counsel for L. Edward Miller & his marital community
Date:	Date:
and	By:
By:	Counsel for L. Edward Miller & his
John J. Janis	marital community
Counsel for Givens Pursley, LLP	Datos
Date:	Date:
ROY L. EIGUREN and his marital community	FRANKLIN G. LEE and his marital community
Ву:	Ву:
By: Roy L. Eiguren	By: Franklin G. Lee
Date:	Date:
and	and
Ву:	By:
Timothy Hopkins	John J. Janis
Counsel for Roy Eiguren & his marital Community	Counsel for Franklin G. Lee & his marital Community
Date:	Date:

ELAM & BURKE, A Professional Association	RYAN ARMBRUSTER and his marital community
Ву:	•
Title:	By:  Date:
Date:	
and	and
By:  Richard C. Fields  Counsel for Elam & Burke	By:  Richard C. Fields  Counsel for Ryan Armbruster and his marital community
Date:	Date:
and	and
By:  Mark Wagner  Counsel for Elam & Burke	By:  Mark Wagner  Counsel for Ryan Armbruster and his marital community
Date:	Date:
JERRY WALLACE & his marital community of Jerry and Cheryl Wallace	ROBERT HOOVER
By:  Jerry Wallace	By: Robert Hoover
Date:	Date:
and	and Down
By: David W. (Tony) Cantrill Counsel for Jerry Wallace & his marital Community	By: Michael E. Kelly Special Deputy Attorney General for Robert Hoover
Date:	Date:

GREAT AMERICAN INSURANCE COMPANIES	COMPANY
By:	
Title:	By:
Date:	Title:
and	Date:
Bv.	and
By:  F Joseph Nealon  Counsel for Great American Insurance  Companies	By:  Martin O'Leary  Counsel to Philadelphia Indemnity Insurance  Company
Date:	Date:
ATTORNEYS LIABILITY PROTECTION SOCIETY, INC., A RISK RETENTION GROUP	LAWRENCE WASDEN, ATTORNEY GENERAL OF THE STATE OF IDAHO, on behalf of the Consolidated Investment Trust and its
By:	beneficiaries
Title:	By: Sherman F. Furey III Chief Deputy
	Date:
	and
	By:  Michael G. McPeek  Deputy Attorney General  Civil Litigation Division
	Date:
STATE OF IDAHO RISK MANAGEMENT PROGRAM	
Ву:	
Title:	-
Date:	

ATTACHMENT A

### ATTACHMENT A

### POLICYHOLDER RELEASE OF LIABILITY TO PHILADELPHIA INSURANCE COMPANY

On or about June 29, 2004, Lawrence Wasden, the Attorney General of the State of Idaho, provided the University of Idaho Foundation, Inc. with a written claim against the Foundation, its directors during the years 2001-2003, and the Foundation Investment Committee during 2001, for alleged acts or omissions resulting in injury to the Consolidated Investment Trust (CIT) and the beneficiaries of restricted assets in a Paine Webber brokerage account held by the Foundation
2 I, (insert name), was either a member of the Foundation's board of directors between 2001 and 2003 or was a member of the Foundation's Investment Committee during 2001
On or about July 7, 2004, I received notice of this claim from counsel for the Foundation.
I understand that the Foundation tendered the Attorney General's claim to the Foundation's Officer's and Director's Liability Carrier, Philadelphia Indemnity Insurance Company, under Policy Nos. PHSD034149 and/or PHSD057201.
5. On or about, 2006, I received notice of the Settlement Agreement reached by and between the Attorney General, the Foundation, and Philadelphia Indemnity Insurance Company.
As a part of the Settlement Agreement, I understand that, in exchange for the extinguishment of the Consolidated Investment Trust debt, the Attorney General has released any and all claims against the Foundation and against me, personally, arising out of the University Place/Idaho Water Center Project Litigation. I further understand that Philadelphia Indemnity Insurance Company has participated in the settlement and has agreed to make a contribution to the settlement fund that will be used to pay off the CIT debt.
Based on this understanding, I hereby release Philadelphia Indemnity Insurance Company (and its parents, subsidiaries, divisions, affiliates, directors, officers, employees, attorneys and reinsurers) from any further liability to me under Policy Nos. PHSD034149 and PHSD057201 with respect to matters which are the subject of the Attorney General's claim.
Name:
Dated:

ATTACHMENT B

Beth M. Andrus, ISB No. 6971

Email: bandrus@skellengerbender.com

Kara R. Masters, ISB No. 7321

Email: kmasters@skellengerbender.com

SKELLENGER BENDER, P.S. 1301 Fifth Avenue, Suite 3401 Seattle, Washington 98101-2605 206-623-6501

206-447-1973 (fax)

Attorneys for Plaintiff,

University of Idaho Foundation, Inc.

IN THE DISTRICT COURT FOR THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA

In Re

UNIVERSITYPLACE/IDAHO WATER CENTER PROJECT CASE NO. CV OC 0405740 D

STIPULATED MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN CLAIMS, COUNTER-CLAIMS, CROSS-CLAIMS AND THIRD PARTY CLAIMS

#### STIPULATED MOTION

Plaintiff University of Idaho Foundation, Inc., plaintiff University of Idaho by and through its Regents, defendants Givens Pursley LLP, Roy L. Eiguren, individually and his marital community, L. Edward Miller, individually and his marital community, and Franklin G. Lee, individually and his marital community, defendants Elam & Burke and Ryan Armbruster, individually and his marital community, third party defendant Robert Hoover, third party defendant Jerry Wallace, individually and his marital community, and defendant Great American Insurance Company hereby stipulate to the entry of an order of voluntary dismissal as to any and all claims currently pending against, between, or among these specifically named parties. This motion does not affect pending claims against or asserted by Civic Partners, Inc., Civic Partners

STIPULATED MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN CLAIMS, COUNTER-CLAIMS, THIRD PARTY CLAIMS Page 1 of 6

# FINAL SIGNATURE WORSTON West, LLC, or Civic Partners Idaho, LLC ("Civic Entities"), against or asserted by Capital City

Development Corporation ("CCDC").

A stipulated proposed order accompanies this motion as Exhibit A.

The foregoing is hereby stipulated by:

Beth M Andrus	
Beth M. Andrus, ISBA No. 6971 Counsel for University of Idaho Foundation, Inc. Dated:	Bruce Rubin, ISBA No. 6886 Kevin Koliner, <i>Pro Hac Vice</i> Counsel for University of Idaho Dated:
Joshua D. Johnson, ISBA No. 7019 Special Deputy Attorney General for University of Idaho Dated:	Michael E. Kelly, ISBA No. 4351 Special Deputy Attorney General for Robert Hoover Dated:
Bradley Keller, <i>Pro Hac Vice</i> Counsel for Defendants Givens Pursley, LLP; L. Edward Miller & the marital community of Edward & Jane Doe Miller; Franklin G Lee & the martial community of Franklin & Jane Doe Lee Dated:	John J. Janis, ISBA No. 3599 Counsel for Defendants Givens Pursley, LLP; L. Edward Miller & the marital community of Edward & Jane Doe Miller; Franklin G. Lee & the marital community of Franklin & Jane Doe Lee Dated:
Richard C. Fields, ISBA No. 1096 Counsel for Defendants Elam & Burke; Ryan Armbruster & his marital community Dated:	Mark Wagner, Pro Hac Vice Counsel for Defendants Elam & Burke; Ryan Armbruster & his marital community Dated:
David W. (Tony) Cantrill, ISBA No. 1291 Counsel for Third Party Defendants Jerry & Cheryl Wallace Dated:	Timothy Hopkins, ISBA No. 1064 Counsel for Defendants Roy Eiguren & the marital community of Roy Eiguren & Jane Doe Eiguren

STIPULATED MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN CLAIMS, COUNTER-CLAIMS, THIRD PARTY CLAIMS Page 2 of 6

West, LLC, or Civic Partners Idaho, LLC ("Civic Entities"), against or asserted by Capital City Development Corporation ("CCDC")

A stipulated proposed order accompanies this motion as Exhibit A.

The foregoing is hereby stipulated by:

	puilled.
Beth M. Andrus, ISBA No. 6971 Counsel for University of Idaho Foundation, Inc. Dated:	Bruce Rubin, ISBA No. 6886 Kevin Koliner, Pro Hac Vice Counsel for University of Idaho Dated: 3/28/06
Joshua D. Johnson, ISBA No. 7019 Special Deputy Attorney General for University of Idaho Dated:	Michael E. Kelly, ISBA No. 4351 Special Deputy Attorney General for Robert Hoover Dated:
Bradley Keller, <i>Pro Hac Vice</i> Counsel for Defendants Givens Pursley, LLP; L. Edward Miller & the marital community of Edward & Jane Doe Miller; Franklin G Lee & the martial community of Franklin & Jane Doe Lee Dated:	John J. Janis, ISBA No. 3599 Counsel for Defendants Givens Pursley, LLP; L. Edward Miller & the marital community of Edward & Jane Doe Miller, Franklin G. Lee & th marital community of Franklin & Jane Doe Lee Dated:
Richard C Fields, ISBA No 1096 Counsel for Defendants Elam & Burke; Ryan Armbruster & his marital community Dated:	Mark Wagner, Pro Hac Vice Counsel for Defendants Elam & Burke; Ryan Armbruster & his marital community Dated:
David W. (Tony) Cantrill, ISBA No. 1291 Counsel for I hird Party Defendants Jerry & Cheryl Wallace Dated:	Timothy Hopkins, ISBA No. 1064 Counsel for Defendants Roy Eiguren & the marital community of Roy Eiguren & Jane Doe Eiguren

STIPULATED MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN CLAIMS, COUNTER-CLAIMS, THIRD PARTY CLAIMS Page 2 of 6

The foregoing is hereby stipulated by:

Beth M. Andrus, ISBA No. 6971 Counsel for University of Idaho Foundation, Inc. Dated:	Bruce Rubin, ISBA No. 6886 Kevin Koliner, Pro Hac Vice Counsel for University of Idaho Dated:
Joshua D. Johnson, ISBA No. 7019 Special Deputy Attorney General for University of Idaho Dated:	Michael E. Kelly, ISBA No. 4351 Special Deputy Attorney General for Robert Hoover Dated:
Bradley Keller, Pro Hac Vice Counsel for Defendants Givens Pursley, LLP; L. Edward Miller & the marital community of Edward & Jane Doe Miller; Franklin G. Lee & the martial community of Franklin & Jane Doe Lee Dated:	John J. Janis, ISBA No. 3599 Counsel for Defendants Givens Pursley, LLP; L. Edward Miller & the marital community of Edward & Jane Doe Miller; Franklin G. Lee & the marital community of Franklin & Jane Doe Lee Dated:
Richard C. Fields, ISBA No. 1096 Counsel for Defendants Elam & Burke; Ryan Armbruster & his marital community Dated: 2/29/06	Mark Wagner, Pro Hac Vice Counsel for Defendants Elam & Burke; Ryan Armbruster & his marital community Dated:
David W. (Tony) Cantrill, ISBA No. 1291 Counsel for Third Party Defendants Jerry & Cheryl Wallace Dated:	Timothy Hopkins, ISBA No. 1064 Counsel for Defendants Roy Eiguren & the marital community of Roy Eiguren & Jane Doe Eiguren

STIPULATED MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN CLAIMS, COUNTER-CLAIMS, THIRD PARTY CLAIMS Page 2 of 6

10132 00106 k200207

West, LLC, or Civic Partners Idaho, LLC ("Civic Entities"), against or asserted by Capital City Development Corporation ("CCDC").

A stipulated proposed order accompanies this motion as Exhibit A.

The foregoing is hereby stipulated by:

Beth M. Andrus, ISBA No. 6971 Counsel for University of Idaho Foundation, Inc. Dated:	Bruce Rubin, ISBA No. 6886 Kevin Koliner, <i>Pro Hac Vice</i> Counsel for University of Idaho Dated:	
Joshua D. Johnson, ISBA No. 7019 Special Deputy Attorney General for University of Idaho Dated:	Michael E. Kelly, ISBA No. 4351 Special Deputy Attorney General for Robert Hoover Dated:	
Bradley Keller, <i>Pro Hac Vice</i> Counsel for Defendants Givens Pursley, LLP; L. Edward Miller & the marital community of Edward & Jane Doe Miller; Franklin G. Lee & the martial community of Franklin & Jane Doe Lee Dated:	John J. Janis, ISBA No. 3599 Counsel for Defendants Givens Pursley, LLP; L. Edward Miller & the marital community of Edward & Jane Doe Miller; Franklin G. Lee & marital community of Franklin & Jane Doe Lee Dated:	
Richard C. Fields, ISBA No. 1096 Counsel for Defendants Elam & Burke; Ryan Armbruster & his marital community Dated:	Mark Wagner, Pro Hac Vice Counsel for Defendants Elam & Burke; Ryan Armbruster & his marital community Dated: Waseh 29, 2006	
David W. (Tony) Cantrill, ISBA No. 1291 Counsel for Third Party Defendants Jerry & Cheryl Wallace Dated:	Timothy Hopkins, ISBA No. 1064 Counsel for Defendants Roy Eiguren & the marital community of Roy Eiguren & Jane Doe Eiguren	

STIPULATED MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN CLAIMS, COUNTER-CLAIMS, THIRD PARTY CLAIMS Page 2 of 6

•	Dated:
Rex Blackburn, ISBA No. 3170 Counsel for Great American Insurance Company Dated:	F. Joseph Nealon, <i>Pro Hac Vice</i> Charles W. Chotvacs, <i>Pro Hac Vice</i> Counsel for Great American Insurance Company Dated:
AFFIDAVIT OF F	FILING/SERVICE
I HEREBY CERTIFY that on the	day of March, 2006, a true and correct copy of
the foregoing notice was served on the following	parties:
J. David Navarro Clerk of the Ada County District Court 200 West Front Street Boise, Idaho 83702-7300	[ ] Fax: [ ] Messenger [ ] U.S. First Class Mail [ ] FedEx
Counsel for Civic Partners, et al:	
J. Walter Sinclair Christopher Pooser Stoel Rives, LLP 101 S. Capitol Blvd., Suite 1900 Boise, Idaho 83702-5958	[ ] Fax: [ ] Messenger [ ] U.S. First Class Mail [ ] FedEx [ ] Email
Counsel for University of Idaho:  Bruce Rubin Kevin Koliner Jerry Cummings Miller Nash LLP 111 S.W. Fifth Avenue 3400 U.S. Bancorp Tower Portland, Oregon 97204	[ ] Fax: [ ] Messenger [ ] U.S. First Class Mail [ ] FedEx [ ] Email
Special Deputy Attorney General for University of party defendant: Joshua D. Johnson Richard A. Hearn Racine, Olson, Nye, Budge & Bailey, Chtd. 101 South Capitol Boulevard Suite Number 208	[ ] Fax: [ ] Messenger [ ] U.S. First Class Mail [ ] FedEx

STIPULATED MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN CLAIMS, COUNTER-CLAIMS, THIRD PARTY CLAIMS Page 3 of 6

Boise, Idaho 83702

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STIPULATED MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN CLAIMS, COUNTER-CLAIMS, THIRD PARTY CLAIMS Page 4 of 6

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	[ ] Lindii

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I declare under penalty of perjury under the laws of the State of Idaho that the foregoing

is true and correct.

Signed this \_\_\_day of March, 2006, at Seattle, Washington.

Beth M. Andrus, ISB No. 6971 Kara R. Masters, ISB No. 7321 SKELLENGER BENDER, P.S. Attorneys for Plaintiff, University of Idaho Foundation, Inc.

EXHIBIT A

Beth M. Andrus, ISB No. 6971

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206-447-1973 (fax)

Attorneys for Plaintiff,

University of Idaho Foundation, Inc.

IN THE DISTRICT COURT FOR THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA

In Re

UNIVERSITYPLACE/IDAHO WATER CENTER PROJECT CASE NO. CV OC 0405740 D

STIPULATED ORDER OF VOLUNTARY DISMISSAL OF CERTAIN CLAIMS, COUNTER-CLAIMS, CROSS-CLAIMS AND THIRD PARTY CLAIMS

Based on the parties' stipulated motion for voluntary dismissal of certain claims, counterclaims, cross-claims and third party claims, it is hereby ordered that any and all such claims currently asserted by, or pending against the following parties:

Plaintiff University of Idaho Foundation, Inc., plaintiff and third party defendant
University of Idaho by and through its Regents, defendants Givens Pursley LLP, Roy L
Eiguren, individually and his marital community, L Edward Miller, individually and his
marital community, and Franklin G Lee, individually and his marital community,
defendants Elam & Burke and Ryan Armbruster, individually and his marital community,
third party defendant Robert Hoover, third party defendant Jerry Wallace, individually
and his marital community, and defendant Great American Insurance Company,

are hereby dismissed with prejudice without costs, disbursements, or attorney fees awarded to any party identified above

This order does not affect any pending claims against or by defendants Civic Partners, Inc., Civic Partners West, LLC, or Civic Partners Idaho, LLC ("Civic Entities"), or asserted against or by defendant Capital City Development Corporation ("CCDC").

DATED this	day of March, 2006
	Judge Daniel C. Hurlbutt

ATTACHMENT C

#### **JOINT PRESS RELEASE**

### University Place litigation settled.

(Boise) - The University of Idaho and the Consolidated Investment Trust (CIT), managed by the University of Idaho Foundation, will share in an \$8.3 million dollar mediated settlement of legal disputes arising from the University Place real estate project. Attorney General Lawrence Wasden, the University of Idaho and its Board of Regents, the University of Idaho Foundation, Inc., and the other parties announced the settlement today.

The State Board of Education, acting as the University's regents, approved the settlement earlier today. The Foundation's board and Attorney General Wasden previously approved the agreement. The Attorney General has enforcement authority regarding charitable trusts and oversight authority over non-profit corporations.

The CIT, which consists of several University of Idaho endowments and which is managed by the University of Idaho Foundation, will receive approximately \$5.8 million under terms of the settlement. In 2005, the Foundation initiated litigation to recover \$12 million originally borrowed from the CIT as interim financing for University Place. The University joined in that action. Prior to today's settlement, the Foundation repaid more than one-half of the original loan. The settlement will extinguish the remaining principal and interest balance the Foundation owes to the CIT.

In addition to the CIT portion of the settlement, the University of Idaho will receive \$2.5 million from the settlement funds to resolve all of the University's claims in the litigation. This payment will reimburse the University for some of the losses it incurred on this project.

The parties to the settlement are the University of Idaho Foundation and its directors, officers and volunteers; the University of Idaho; the University Regents; Attorney General Wasden on behalf of the Consolidated Investment Trust (CIT) and its beneficiaries; Great American Insurance Companies, the fidelity insurer for the University of Idaho and the University of Idaho Foundation; Philadelphia Indemnity Insurance Company, the directors and officers insurer for the University of Idaho Foundation; Attorneys Liability Protection Society, Inc., A Risk Retention Group ("ALPS") the insurers for the law firms and the attorneys; State of Idaho Department of Administration - Risk Management Group, insurer for the State of Idaho and its employees; the Givens Pursley LLP law firm and its attorneys Roy L. Eiguren, L. Edward Miller and Franklin G. Lee; the Elam & Burke law firm and its attorney Ryan Armbruster; former University of Idaho President Dr. Robert Hoover; and former University of Idaho Vice President of Finance and Administration Jerry Wallace

"The settlement follows months of factual investigation subsequent to the filing of lawsuits. The settlement is an arms-length resolution reached in good faith after several days of negotiation with the help of a neutral mediator who has no ties to the project or any of the parties. The claims, counterclaims, and third-party claims arising out of University Place presented complicated issues of fact and law. The settlement is a reasonable resolution of an extremely complex matter, avoids substantial future litigation costs, and is in the best interest of the University community," the parties said in a joint statement.

The settlement extinguishes all claims that the parties have against each other, but is not an admission of fault or liability by any of its parties

The Foundation's contribution to the global settlement fund is \$2.5 million. The \$5.8 million is being contributed by the parties' insurers. The amount contributed by or on behalf of any specific party by the private insurers is confidential and has not been disclosed to the Foundation, the University, the Regents or the Attorney General.

With this settlement, the Foundation has now reduced its losses associated with the University Place Project from over \$26 million to less than \$10 million.

The Honorable Terry Lukens, a retired Washington state court judge, acted as mediator. Judge Lukens is affiliated with JAMS, a nationwide company providing alternative dispute resolution services.

The Foundation's civil action against Civic Partners, which was the initial private developer and project manager for the University Place project, and Civic Partners' counterclaim against the Foundation are not part of the settlement and remain pending in state district court in Ada County.